Exhibit 7

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Form 10-K

ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 X

For the fiscal year ended December 31, 2017

OR

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

	For the transition period from	to	
Commission File Number	Exact name of registrant as specified in its charter, principal office and address and telephone number	State of incorporation or organization	I.R.S. Employer Identification No.
001-36867	Allergan plc Clonshaugh Business and Technology Park Coolock, Dublin, D17 E400, Ireland (862) 261-7000	Ireland	98-1114402
001-36887	Warner Chilcott Limited Canon's Court 22 Victoria Street Hamilton HM 12 Bermuda (441) 295-2244	Bermuda	98-0496358
	Securities registered pursuant to Section	12(b) of the Act:	
Allergan plc 5.	Title of Each Class Allergan plc Ordinary Shares, \$0.0001 par value 500% Mandatory Convertible Preferred Shares, Series A, par value of \$0.0001	Name of Each Exchange on Which R New York Stock Exchange New York Stock Exchange	<u>egistered</u>
	Securities registered pursuant to Section	12(g) of the Act:	
	None		
· ·	k if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securi	ties Act.	
Allergan plc Warner Chilcott Limited	Yes 🗵		No 🗆
	Yes Ves Ves	of the Act	No 🗆
•	k if the registrant is not required to file reports pursuant to Section 13 or Section 15(d)	of the Act.	N =
Allergan plc Warner Chilcott Limited	Yes □ Yes □		No ℤ No ℤ
Indicate by check mark	k whether the registrant (1) has filed all reports required to be filed by Section 13 or 15 t was required to file such reports), and (2) has been subject to such filing requirements		
Allergan plc	Yes 🗵		No 🗆
Warner Chilcott Limited	Yes 🗷		No 🗆
	k whether the registrant has submitted electronically and posted on its corporate Web si 232.405 of this chapter) during the preceding 12 months (or for such shorter period that		
Allergan plc	Yes 🗷		No 🗆
Warner Chilcott Limited	Yes 🗷		No 🗆
	k if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K (§ 229.405 or information statements incorporated by reference in Part III of this Form 10-K or any		ot be contained, to the best of registrant's
Allergan plc			
Warner Chilcott Limited			
	k whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated rated filer," "smaller reporting company" and "emerging growth company" in Rule 12b-		growth company. See the definitions of
Allergan plc	Large accelerated filer	■ Accelerate	
	Non-accelerated filer (Do not check if a smaller reporting company)	□ Smaller n	eporting company
Warner Chilcott Limited	Emerging growth company Large accelerated filer	☐ Accelerate	ed filer
warner Chircott Elimited	Non-accelerated filer (Do not check if a smaller reporting company) Emerging growth company		eporting company
If an emerging growth provided pursuant to Section 13	a company, indicate by check mark if the registrant has elected not to use the extended t3(a) of the Exchange Act. \Box	ransition period for complying with any new or re	vised financial accounting standards
Indicate by check mark	k whether the registrant is a shell company (as defined in Rule 12b-2 of the Act).		
Allergan plc	Yes 🗆		No 🗷
Warner Chilcott Limited	Yes 🗆		No 🗷
Exchange, was \$81.0 billion. T	value of the voting and non-voting stock held by non-affiliates of Allergan plc as of Ju. The calculation of the aggregate market value of voting and non-voting stock excludes Cere affiliates of Allergan plc on that date.		

Number of shares of Allergan plc's Ordinary Shares outstanding on February 13, 2018: 330,320,420

This Annual Report on Form 10-K is a combined report being filed separately by two different registrants: Allergan plc and Warner Chilcott Limited. Warner Chilcott Limited is an indirect wholly owned subsidiary of Allergan plc. The information in this Annual Report on Form 10-K is equally applicable to Allergan plc and Warner Chilcott Limited, except where otherwise indicated. Warner Chilcott Limited meets the conditions set forth in General Instruction H(1)(a) and (b) of Form 10-K and, to the extent applicable, is therefore filing this form with a reduced disclosure format.

DOCUMENTS INCORPORATED BY REFERENCE

Certain information required by Part III of this Annual Report on Form 10-K ("Annual Report") is incorporated by reference from the Allergan plc proxy statement to be filed pursuant to Regulation 14A with respect to the Registrant's Annual General Meeting of Shareholders to be held on May 2, 2018.

Case: 1:17-md-02804-DAP Doc #: 2079-7 Filed: 07/30/19 3 of 3. PageID #: 286469

PART I

ITEM 1. BUSINESS

Explanatory Note

This Annual Report on Form 10-K is a combined annual report being filed separately by two registrants: Allergan plc and its indirect wholly-owned subsidiary, Warner Chilcott Limited. Each registrant hereto is filing on its own behalf all the information contained in this annual report that relates to such registrant. Each registrant hereto is not filing any information that does not relate to such registrant, and therefore makes no representations as to any such information.

Company History

Allergan plc (formerly known as Actavis plc) was incorporated in Ireland on May 16, 2013 as a private limited company and re-registered effective September 20, 2013 as a public limited company. It was established for the purpose of facilitating the business combination between Allergan Finance, LLC (formerly known as Actavis, Inc.) and Warner Chilcott plc ("Warner Chilcott"). Following the consummation of the Warner Chilcott acquisition on October 1, 2013 (the "Warner Chilcott Acquisition"), Allergan Finance, LLC and Warner Chilcott became wholly-owned subsidiaries of Allergan plc. Each of Allergan Finance, LLC's common shares was converted into one Company ordinary share. Effective October 1, 2013, through a series of related-party transactions, Allergan plc contributed its indirect subsidiaries, including Allergan Finance, LLC, to its subsidiary Warner Chilcott Limited.

Except where otherwise indicated, and excluding certain insignificant cash and non-cash transactions at the Allergan plc level, the consolidated financial statements and disclosures are for two separate registrants, Allergan plc and Warner Chilcott Limited. The results of Warner Chilcott Limited are consolidated into the results of Allergan plc. Due to the deminimis activity between Allergan plc and Warner Chilcott Limited, references throughout this document relate to both Allergan plc and Warner Chilcott Limited. Refer to "Note 3 —Reconciliation of Warner Chilcott Limited results to Allergan plc results" in the accompanying "Notes to the Consolidated Financial Statements" in this document for a summary of the details on the differences between Allergan plc and Warner Chilcott Limited.

On March 17, 2015, the Company acquired Allergan, Inc. ("Legacy Allergan") for approximately \$77.0 billion including outstanding indebtedness assumed of \$2.2 billion, cash consideration of \$40.1 billion and equity consideration of \$34.7 billion, which included then outstanding equity awards (the "Allergan Acquisition"). Under the terms of the agreement, Legacy Allergan shareholders received 111.2 million of the Company's ordinary shares, 7.0 million of the Company's non-qualified stock options and 0.5 million of the Company's share units. The addition of Legacy Allergan's therapeutic franchises in ophthalmology, neurosciences and medical aesthetics/dermatology/plastic surgery complemented the Company's existing central nervous system, gastroenterology, women's health and urology franchises. The combined company benefits from Legacy Allergan's global brand equity and consumer awareness of key products, including Botox®. The transaction expanded our presence and market and product reach across many international markets, with strengthened commercial positions across Canada, Europe, Southeast Asia and other high-value growth markets, including China, India, the Middle East and Latin America.

In connection with the Allergan Acquisition, the Company changed its name from Actavis plc to Allergan plc. Actavis plc's ordinary shares were traded on the NYSE under the symbol "ACT" until the opening of trading on June 15, 2015, at which time Actavis plc changed its corporate name to "Allergan plc" and changed its ticker symbol to "AGN." Pursuant to Rule 12g-3(c) under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), Allergan plc is the successor issuer to Actavis plc's ordinary shares and Actavis plc's mandatory convertible preferred shares, both of which are deemed to be registered under Section 12(b) of the Exchange Act, and Allergan plc is subject to the informational requirements of the Exchange Act, and the rules and regulations promulgated thereunder.

On August 2, 2016 we completed the divestiture of our global generics business and certain other assets to Teva Pharmaceutical Industries Ltd. ("Teva") (the "Teva Transaction") for \$33.3 billion in cash, net of cash acquired by Teva, which included estimated working capital and other contractual adjustments, and 100.3 million unregistered Teva ordinary shares (or American Depository Shares with respect thereto), which at the time of the closing approximated \$5.0 billion in value using the closing date Teva opening stock price discounted at a rate of 5.9 percent due to the lack of marketability ("Teva Shares"). As part of the Teva Transaction, Teva acquired our global generics business, including the United States ("U.S.") and international generic commercial units, our third-party supplier Medis, our global generic manufacturing operations, our global generic research and development ("R&D") unit, our international over-the-counter ("OTC") commercial unit (excluding OTC eye care products) and certain established international brands.